

RECEIVED
CENTRAL FAX CENTER

OCT 29 2010

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Craig L. Linden

Application No.: 09/856,228

Examiner: Miller, Bena B

Art Unit: 3725

Filed: May 16, 2001

For: METHOD AND APPARATUS FOR POWERED INTERACTIVE PHYSICAL
DISPLAYS

Assistant Commissioner for Patents

P. O. Box 1450

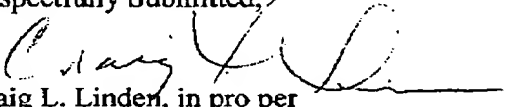
Alexandria VA, 22313-1450

Applicant's Interview Summary and Proper Statement

Sir:

This is the applicant's interview summary regarding phone messages to and from the Examiner after October 12, 2010. Applicant questioned why the Terminal Disclosure was disapproved on August 12, 2010, when applicant had signed it in pro se as the inventor/owner. Applicant filed a Revocation of Power of Attorney on August 4, 2008, leaving applicant in pro se and received the PTO's Notice of Acceptance of same dated September 23, 2008. Prior the August 12, 2010, disapproval of the TD, there was never a question about applicant prosecuting in pro se. It seems it should not have been necessary for the applicant to file a separate Power of Attorney naming himself when he filed the August 4, 2008, Revocation of Power of Attorney. If the examiner believes that a telephone conference would expedite prosecution of this application, please telephone the undersigned at (619) 301-3555.

Respectfully Submitted,


Craig L. Linden, in pro per